JUL-16-2012 21:08 US I	DISTRICT COURT	08:53:40 a.m.	P.002
Unite	ED STATES DIS	STRICT COURT	07-17-2012 1 /5
for the	_ District of	New Jersey	
United States of Americ	ca		
1		ORDER SETTING	CONDITIONS
v.		OF RELE	
MATTHEW RUBLOWI	TZ		
		Case Number: 12-	2547-3(DEA)
Defendant			
IT IS ORDERED on this 16TH day of conditions:			ect to the following
(1) The defendant must not viol (2) The defendant must coopera	late any federal, state or ate in the collection of a	local law while on release. DNA sample if the collection	is authorized by
74 U.S.C. 8 14155a.			
(3) The defendant must immedi any change in address and/o	ately advise the court, d	lefense counsel, and the U.S.	attorney in writing befor
(4) The defendant must appear	in court as required and	must currender to serve and	a ansa a 1
•	Release on 1		sentence imposed.
Bail be fixed at \$ 100,000	and the defendant sh	all be released upon:	
(V Examples on was a last			_
() Executing an unsecured appearant () Executing a secured appearant	carance bond (2) with consideration of	o-signor(s) (and (c)	·);
and () depositing in cash in	the registry of the Cou	t % of the hai' fixed:	end/or () evenue
agreement to fortest designate	cd property located at		and or () execute an
Local Criminal Rule 46.1(d)((3) waived/not waived h	w the Court	•
() Executing an appearance bon in lieu thereof;	id with approved suretie	s, or the deposit of cash in th	c full amount of the bail
	Additional Condition		
Upon finding that release by the above m defendant and the safety of other persons subject to the condition(s) listed below:	ethods will not by them and the community, it i	selves reasonably assure the s further ordered that the rele	appearance of the ase of the defendant is
IT IS FURTHER ORDERED that, in addi	ition to the above, the fi	allowing gooditions	1.
() Report to Freunal Services (")	"TS") as directed and ad	vice them immediately afan	re maman na mulati. I
emorement personner, includ	ling but not limited to a	INV arrest amostioning as was	E
() The detendant shall not aftern	ot to influence, intimida	te or injure any break or hadi.	rial affirm was a
with any witness, victim, or in (V) The defendant shall be release	HORMant: not retaliate a	rainet only write and winding on i	man and the state of the state
who agrees (a) to supervise the to to assure the appearance of the timmediately in the event the defe	defendant in accordance i defendant at all schedule	with all the conditions of releas	
Custodian Signature:	A Pada		_
osolovimi bigilature Car	- Ray	Date: 7-17-/6	PAGE I OF

JUL-16-	-2012 21:	12 luge arpert	US DISTR	ICT COURT		V6.33.37###	N14~ 4-4U 4	P.003/006
(•	The defe	andant's tra	vel is restricte	d to (WNew	Jersey (Other		n car	olina
	(PTS).					unless approv	ed by Pretria	I Services
(V	/ / /	r all passpo	orts and travel	documents to	PTS. Do not app	ily for many traval	dominante	
i de	Substance	e abuse tes	ting and/or tre	eatment as dire	ected by PTS. Ref	rain from obstruc	ting or temp	erina wáth
,,,	substance	c abuse tes	ing procedure	s/equipment.	botto by 1 15. Rei	. WILL HOLL OUSGUE	ting or much	CITIE WITH
(ievice, or other de	ngerous weapons	s. All firearn	ns in anv
	home in	which the	lefendant resid	les shall be re	moved by	and verif	fication prov	ided to PTS.
	Mental h	calth testin	g/treatment as	directed by P	TS.		•	
			c of alcohol.					
()	Maintain	current res	idence or a re	sidence appro	ved by PTS.			
() Maintain	or actively	seek employr	nent and/or co	mmence an educ	ation program.		
(No conta	ct with mir	iors unless in (the presence o	f a parent or guar	dian who is awar	e of the prese	ent offense.
· ;	Defender	t is to next	h the followin	g individuals:		4		
•	all the rea	n is to part nuiremente	iof the program	or are rottown	ng home confinential or () will not	ient program con	nponents and	abide by
	location	verification	system. You	shall pay all o	r part of the cost of	f the amoram ha	ead nave con	g or omer
	pay as de	termined b	v the pretrial s	ervices office	or supervising of	n die program ba ficer	sea abou yo	u aninty to
	() (i)	Curfew.	You are restr	icted to your r	esidence every da	v () from	to	, or
	. , ,,	() as di	rected by the p	retrial service	s office or superv	ising officer; or	<u> </u>	
	() (ii)	Home D	etention. You	are restricted t	to your residence a	t all times except	for the follo	wing:
		education	ı; religious ser	vices; medica	l, substance abuse	, or mental health	h treatment;	J
		attorney	visits; court ap	pearances; co	urt-ordered obliga	tions; or other ac	ctivities pre-	
		approved	by the pretria	services officer	ce or supervising	officer. Addition	ally, employ	ment
	() (iii)	ls per	mitted () is	not permitted	d.	• • •		
	() (m)	Home in	carceration.	You are restric	ted to your resider	ice under 24 hour	lock-down e	xcept
		the court.	ai necessines	and contrapp	earances, or other	activities specific	cally approve	ed by
() Defendar			ing computer/	internet restriction	ne which may inc	lade monuel	
•	inspectio	n and/or th	e installation	of computer m	nonitoring softwar	e as deemed ann	ronriate hv	
	Pretrial S	ervices. T	he defendant s	hall pay all or	part of the cost of	f the monitoring	software has	ed
	upon thei	ir ability to	pay, as determ	nined by the p	retrial services of	fice or supervisin	g officer.	
	() (i)	No Comp	uters - defend	lant is prohibi	ted from possessi	on and/or use of	computers or	•
		connected	l devices.				_	
	() (ii)	Compute	r - No Intern	et Access: def	fendant is permitte	d use of compute	ers or connec	ted
		devices, t	ut is not perm	itted access to	the Internet (\Vo	rld Wide Web, F	TP Sites, IR	C
	() (;;;)		nstant Messag					_
	() (m)	derices	r with interi	let Access; de	efendant is permit	ted use of compu	ters or conne	ected
		Instant M	na is permittee	for legitimete	Internet (World V	vide Web, FTP S	ites, IRC Ser	vers,
		Services a	i [] home []	for employee	and necessary pu	thoses bie-abbio	ved by Pretri	81
	() (iv)	Consent	of Other Resid	ients -by cons	sent of other reside	ents in the home	env commute	en in
		the home	utilized by of	ther residents	shall be approve	ed by Pretrial Se	rvices passi	vord
		protected l	by a third party	custodian app	proved by Pretrial	Services, and sub	ject to inspec	ction
		for compli	ance by Pretri	al Services.	•		•	
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	Other:	NAY	aur sr	m gar	ruria			
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-	a a		other			rances u	nies,	
()	Other: _P	V C SCV	Beci by	alic	ensea me	orcal p	vaction	er.
		4	-			•		

JUL-16-2012 21:12 Jugge arpert US DISTRICT COURT

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P.004/006

Page 2 of

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrar for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not mor than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criming investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, c informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penaltic for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you ar convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or mor you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years yo will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, o both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, o both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentenc you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promis to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

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Directions to the United States Marshal

() the defendant is ORDERED released after processing.
(The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge
that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the
defendant must be produced before the appropriate judge at the time and place specified.

Date: 7-/6-20/2 Sudicial Officer's Signature

Dougland Darner U.S.M.

Printed name and title